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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

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March 16, 1995

By Hand

Mr. William F. Caton Acting Secretary Federal Communications Commission 1919 M Street, NW Washington, DC 20554

Re: Ex Parte Presentation

CC Docket No. 92-297

ET Docket No. 94-124

Dear Mr. Caton:

This is to advise the Commission that on March 15, 1995, Shant Hovnanian and Bernard Bossard of CellularVision, and Charles Milkis and Michael Gardner of The Law Offices of Michael R. Gardner, P.C., met with Scott Blake Harris, Chief, International Bureau, and Thomas Tycz, Chief, Satellite and Radiocommunication Division, to discuss the licensing of LMDS in the 28 GHz band, as addressed in CellularVision's filings in CC Docket No. 92-297 and ET Docket No. 94-124. Also on March 15, Messrs. Hovnanian, Bossard, Milkis and Gardner met with Rudolfo Baca, Legal Advisor to Commissioner Quello, and Messrs. Hovnanian, Bossard and Gardner met with Chairman Hundt and his Special Assistant, Karen Brinkmann, to discuss the same issue. Enclosed for filing in CC Docket No. 92-297 and ET Docket No. 94-124 are two copies of the materials provided to Commission officials during these meetings.

Please direct any questions regarding this matter to the undersigned.

Sincerely

Michael R. Gardner

Counsel for CellularVision

**Enclosures** 

cc(w/o enc.) Chairman Reed Hundt

Karen Brinkmann Rudolfo Baca Scott Blake Harris Thomas Tycz

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# We have Seen the





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## quality solution And to channel troubland entertainment



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communications Callular Vision presents real opportunity.

today.

#### THE CELLULARVISION ADVANTAGE

Cellular Vision offers true "technological convergence" by efficiently and economically delivering to homes, businesses and schools the interactive services promised by traditional cable and phone operators, at a fraction of the cost:

- Multichannel interactive television
- Local telephony
- Video teleconferencing
- Computer interface data transfer
- Transactional services
- Remote medical and educational services

The Cellular Vision system — a local multipoint distribution system (LMDS) — also overcomes many of the obstacles confronting "traditional" wireless technologies:

■ Cellular Vision uses the previously untapped millimeter portion of the radio frequency band. Its available bandwidth gives it a spectrum capacity that equals fiber optic cable and exceeds that of coaxial cable and other wireless systems.

- Cellular Vision signals do not require a direct line of sight between the transmitter and the receiver, which is required by multipoint distribution systems (MMDS).
- Interference, multipath and ghosting is non-existent with the Cellular Vision system.
- The difference in quality between Cellular Vision's wireless signal and that provided by wired systems can be compared to the difference between FM and AM radio signals. With virtually no interference and a signal-to-noise performance that significantly exceeds the accepted standards for wire delivery, Cellular Vision provides superior sight and sound quality.
- Cellular Vision provides localized programming capability, which is not offered by uni-directional Direct Broadcast Satellite (DBS) systems.
- CellularVision provides maximum area coverage by distributing signals to a network of cells, which then redistributes the signals to the receivers of subscribers. The original signal has been repeated just once, thereby ensuring quality transmission.

■ The Cellular Vision technology is bi-directional for interactive communications: video-on-demand, high speed data, personal communications and transactional services.

#### System simplicity

The simple infrastructure of the Cellular Vision system sets it apart from wired, satellite and other wireless systems.

Once the initial head-end investment has been made, the only additional capital outlay required is to provide a cell transmitter and compact, in-home receivers with set-top boxes to customers as they subscribe.

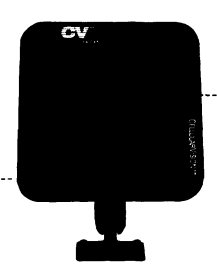
#### Localized programming

With the system's cellular configuration, Cellular Vision operators have the flexibility to provide locally focused programming on a cell-by-cell basis, thus enabling an operator to cater to the particular needs and demographics of its subscribers and advertisers.



An omnidirectional transmitter sends video programming and information by FM waves to ...

a compact, 6" x 6"
receiver in the
subscriber's home.
The receiver is
connected to...



#### THE BEAUTY OF WIRELESS

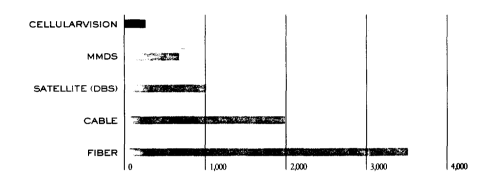
To deliver new or enhanced interactive services, traditional operators will have to upgrade the limited capacity of their existing networks - at a cost likely to be passed on to the consumer. Cellular Vision eliminates the costs associated with building, installing, maintaining or upgrading copper wires, fiber cable or satellites. As a broadband wireless distribution system, Cellular Vision can provide the most cost-effective, interactive connection to the home and office. Cellular Vision may also supplement existing fiber optic systems by providing the "last mile" connection. Now, fiber to the curb becomes fiber in the sky.

Instant start-up and quick implementation

which decodes the signal and brings the subscriber ...

The simple system design and limited infrastructure requirements enable Cellular Vision operators to install systems quickly and easily.

COST PER SUBSCRIBER (in dollars)

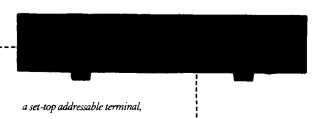


Cellular Vision's flexible system architecture allows the operator to choose the optimal market areas in which to implement the system and maximize initial revenue.

Your license for success

Cellular Vision's licensing entity, CT&T, L.P., has domestic and international licensing programs and welcomes the opportunity to work with any potential licensee interested in providing consumers with the most cost-effective and comprehensive ramp onto the emerging Information Superhighway for entertainment, information and special services.

CT&T grants exclusive licenses to potential operators on a territorial basis. Intellectual expertise, trademarks and patents are extended to the licensee including future innovations involving this technology.



ghost- and interferencefree, crystal-clear entertainment and information.



505 PARK AVE, 2151 FLOOR NEW YORK, NY 10022 PHONE: 212.751.0900 FAX: 212.751.1299 CELLULARVISION ■ Unrivaled spectrum capacity Low operating costs Superior signal quality ■ Interactive, full addressability ■ Localized programming ■ Quick implementation ■ System simplicity, reliability CELLULARVISION scenes from Pean Weddings <mark>and a Funeral" contess of Grameros Pactaces</mark> San Sight Cood Coode courtesy of Star Sight Telecast, In Jampion's Inserta tive Encyclopedia Menu courtesy of Compton's New Media

#### **CELLULARVISION: LMDS DISCUSSION**

- (1) LMDS offers immediate competition in the video, telephony and data delivery markets; in fact, the telephone system capacity of LMDS far exceeds the telephone system capacity of the proposed FSS systems
- (2) Nationwide deployment of LMDS in the 28 GHz band offers numerous and immediate public interest benefits, including the ability to generate enormous federal deficit reducing revenues promptly through auctioning of the 28 GHz band
- (3) The Clinton Administration's Small Business Administration and other public interest-minded parties support the immediate deployment of LMDS in the 28 GHz band
- (4) LMDS systems and FSS/MSS systems can co-exist in the 28 GHz band as supported by the Motorola/CellularVision Agreement, and Bellcore's co-frequency sharing studies
- (5) Numerous countries in various regions of the world, particularly North and South America, have licensed LMDS in the 28 GHz band
- (6) The parties most familiar with LMDS design have recognized that LMDS would not be viable in the 40 GHz band

## 1. LMDS Offers Immediate Competition in the Video, Telephony and Data Delivery Markets

- The Local Multipoint Distribution Service ("LMDS") is a wireless, interactive, multi-cell system that is immediately capable of using the largely fallow 28 GHz band as a broadband information superhighway directly to the home to provide:
  - (1) competition in the multichannel video delivery marketplace as an affordable alternative to cable television;
  - (2) competition in the local telephone loop; and
  - (3) competition in the delivery of data information.
- By offering consumers with a competitive alternative to current video, telephone and data services, LMDS will fulfill important Congressional and Commission objectives of providing competitive consumer choices in both the cable and telco marketplaces, where robust competition is a proven more effective force than the complex rate regulation being criticized by leadership in the 104th Congress.
- The telephone capacity of LMDS, which can provide simultaneous telephone service to approximately 75-90% of the U.S. population, far exceeds even the highest capacity proposed FSS two-way satellite system, the Teledesic system, which could provide:

simultaneous telephone service to only 0.18% of the population in the densest areas covering 90% of the total U.S. population, and

T-1 service to only 0.0018% of this same population of approximately 234 million persons.

## 2. Nationwide Deployment of LMDS in the 28 GHz Band Offers Numerous and Immediate Public Interest Benefits

- As the Commission has recognized repeatedly,<sup>1</sup> LMDS in the 28 GHz band will provide a new and much needed multichannel video service in competition with cable; CellularVision of New York's ("CVNY") commercially licensed operating system in the New York PMSA offers consumers a high-quality, 49-channel video programming service (including movie channels) for \$29.95 per month.<sup>2</sup>
- LMDS also will provide competition in the local telephone loop, offering consumers an alternative for interactive voice and data services
- All consumers, regardless of social or economic class, will be able to enjoy the numerous benefits of this affordable lane on the NII and GII
- The Commission's proposal to issue two license per BTA will create almost 1,000 LMDS licenses nationwide, creating significant opportunities for ownership by women, minorities and small businesses
- LMDS will create jobs for U.S. workers in the areas of LMDS system operations, as well as in equipment manufacturing, particularly in the beleaguered defense sector
- LMDS will create a valuable export technology for the U.S. to be utilized in developed and developing countries throughout the world
- LMDS will produce billions of deficit-reducing dollars for the U.S. Treasury through auctions of the 1,000 LMDS licenses nationwide

<sup>&</sup>lt;sup>1</sup> See Hye Crest Management, Inc., 6 FCC Rcd 332, para. 24 (1991) (Commission noted that CVNY's LMDS proposal would "bring a new and needed multichannel video service to the New York City market in competition with cable television and other video delivery and distribution services . . . "); see also Notice of Proposed Rulemaking, Order, Tentative Decision and Order on Reconsideration, 8 FCC Rcd 557, para. 16 (1993) (Commission noted that LMDS in the 28 GHz band "would provide additional competition for franchised cable companies" and that "[a] new source of competition for franchised cable companies, wireless cable companies and other video service providers furthers our goal of using the disciplines of the marketplace to regulate the price, type, quality and quantity of video services available to the public.").

<sup>&</sup>lt;sup>2</sup> CVNY's commercial license grant contemplates a multi-cell LMDS system providing a cable alternative to consumers throughout the New York PMSA. Accordingly, CVNY enlisted Bell Atlantic, Philips Electronics North America Corporation and J.P. Morgan as strategic investors, and has purchased equipment and secured transmitter sites necessary for the deployment of its system throughout the 1,147 square mile New York PMSA.

# 3. The Clinton Administration's Small Business Administration and other Public Interest-Minded Parties Support the <a href="Immediate Deployment of LMDS">Immediate Deployment of LMDS</a> in the 28 GHz Band

#### **Small Business Administration:**

- "[W]hen the record is developed, an allocation weighted towards terrestrial use will meet the primary statutory mission of the FCC -making available rapid, efficient, and national communication services." (SBA Comments, CC Docket No. 92-297, March 28, 1994, page 2)
- "No licensing regime can accommodate small business if the 28 GHz band is allocated entirely to satellite communication." (<u>Id.</u>, note 1)
- "In addition to increasing opportunities for small business providers of services, terrestrial uses may also provide greater benefits to small business users." (<u>Id.</u>, page 5)
- "[S]ubstantial benefits exist in utilizing the 28 GHz for terrestrial services if coexistence is not possible." (<u>Id</u>.)
- "LMDS, due to its affordability, enables a wide diversity of parties to participate in the multichannel telecommunications revolution . . . The relatively low-cost [of offering LMDS] also would enable minority and female-owned groups, generally underrepresented in the ownership of mass media properties to obtain such properties." (SBA Comments, CC Docket No. 92-297, February 14, 1995, pages 4-5)
- "LMDS is a relatively inexpensive technology that can bring distant learning on multiple channels to rural classrooms." <u>Id.</u>, page 5)
- "The Office of Advocacy . . . believes that many more benefits arise from terrestrial use of the 28 GHz band or some mechanism for FSS to share service with terrestrial users." Id., pages 6-7)

#### Association of America's Public Television Stations/Public Broadcasting Service:

 "Public Television has participated in the LMDS rulemaking proceeding since its inception . . . and has several filings on record in that proceeding that explain the importance of reserving a portion of the proposed LMDS spectrum for use as a cost effective, "last mile" delivery system for the interactive video and data network of services made available through public broadcasting stations to school, libraries and other learning centers." (APTS/PBS Reply Comments, ET Docket No. 94-124, March 1, 1995, page 4)

- "[M]any parties including Public Television have made clear to the Commission the important potential uses for LMDS in the 28 GHz spectrum and the need for a set aside of spectrum for nonprofit uses in that spectrum." (Id., page 5)
- "Public Television remains very interested in the potential uses of the 28 GHz spectrum in providing interactive educational and community outreach services and urges the Commission to resolve the public policy issues involved in allocation of the 28 GHz band." (Id., page 6)

#### The University of Texas System:

- "The two-way capability afforded by the LMDS technology will permit a level of academic flexibility and expansion previously unheard of in American education." (The University of Texas System Comments in response to First NPRM, March 12, 1993, page 3)
- "LMDS technology can be adapted as a two-way distribution system for continuing education courses offered by colleges and universities across the nation." (<u>id.</u>)
- "A few of the highly specialized areas higher education will serve with LMDS delivered continuing education programming include, the legal community, the medication community, and a host of corporate entities desiring additional training for their engineering and computing professionals." (<u>Id</u>.. page 4)
- "Due to the cellular nature of the LMDS system, the ability to use the technology to conduct remote site teleconferences offers tremendous educational opportunities." (<u>Id.</u>, page 5)
- "LMDS offers America the ultimate in the "electronic town hall" concept."
   (<u>Id</u>.)
- "The significance of LMDS as a metropolitan extension of the data highways is equivalent to replacing headphones with large speakers so

that the entire community can receive educational programming." (<u>ld</u>.)

<del>\*</del> \*

Despite these compelling comments about the public interest benefits of LMDS, the Commission has failed to provide the opportunity that it explicitly committed to in the Second NPRM (February 1994), when it stated that if the members of the NRMC did not reach a consensus for co-frequency sharing, the Commission would "require a record based on issues pertaining to the overall public interest" (para. 35) to allow it "to select the best choices among services proposed." (para. 47)

- As the Commission explicitly recognized, "[a]ssuming the Commission ultimately must select among service proposals for the 28 GHz band, the factors we will employ to do this will include:" which service:
  - (1) has the greatest potential to stimulate lower prices and higher demand for services?
  - (2) offers competition in existing markets?
  - (3) is most likely to be valuable for education, job training, health care?
  - (4) permits the greatest number of service providers to operate systems?
  - (5) best promotes the offering of new, high-quality and innovative services?
  - (6) will become available when, and when will benefits likely materialize?
  - (7) promises to create the greatest number of high-paying jobs?
  - (8) is most likely to make the most and most valuable services available to the broadest segment of the national community?
  - (9) facilitates the development of the National Information Infrastructure?

## 4. LMDS Systems and FSS/MSS systems Can Co-exist in the 28 GHz Band

#### LMDS/MSS:

- Motorola/LMDS Co-frequency sharing agreement: In the 28 GHz Negotiated Rulemaking, numerous LMDS proponents and Motorola Iridium, the only MSS proponent who applied for authority to use a portion of the 27.5-29.5 GHz band, agreed to co-frequency sharing rules (NRMC-84, Rev.1, September 23, 1994). This agreement was formally supported by 11 members of the NRMC.
- Based on this LMDS/MSS co-frequency sharing agreement, Motorola recently "t[ook] issue" with the FSS parties "which ignore or misstate" the fact that LMDS and satellite systems cannot share the 28 GHz band (Motorola Reply Comments, ET Docket No. 94-124, March 1, 1995, pages 3-4).

#### LMDS/FSS:

- Bellcore, a respected third party representing the collective technical experience and wisdom of the Bell Companies, disagreed in the NRMC Record with the FSS parties public position that LMDS and FSS cannot share the 28 GHz band. Specifically, in the NRMC Report, Bellcore submitted a preliminary analysis demonstrating that mitigation techniques not considered in the Negotiated Rulemaking, such as improved FSS earth station antenna sidelobes, could produce "dramatic improvements in interference" that FSS earth station uplinks would cause to LMDS receivers. (Bellcore Study, NRMC Report Addenda, September 23, 1994)
- Bellcore's continuing analysis: In February 1995, Bellcore agreed to provide an in-depth technical analysis of LMDS/FSS co-frequency sharing for a Coalition whose members include Bell Atlantic, Motorola, Texas Instruments, CellularVision of New York, Titan Information Systems, Philips Electronics North America Corporation, and The International CellularVision Association. (press release attached)

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FOR IMMEDIATE RELEASE Contact: Eric Thomas 202/822-9491

#### Bellcore to Study Spectrum Sharing

Washington, D.C., February 22, 1995 — Bell Communications Research, Inc. (Bellcore), a preeminent telecommunications research organization, has been commissioned by the International Cellular Vision Association to study the feasibility of satellite and cellular transmission services sharing spectrum frequency at 28 GHz, announced ICVA President and former Congressman Matthew J. Rinaldo.

Bellcore will provide a technical analysis of frequency sharing between Fixed Satellite Service (FSS) and Local Multipoint Distribution Service (LMDS).

"Our goal is to assist the FCC as it attempts to resolve frequency sharing issues. We expect that Bellcore will prove that co-frequency sharing is a viable solution for 28 GHz. Initial studies have already indicated that techniques to mitigate potential interference between satellite and cellular on 28 GHz have been identified," said Rinaldo.

LMDS is a wireless telecommunications technology currently authorized to provide cellular television services in the New York Primary Metropolitan Statistical Area (PMSA).

The LMDS Coalition is a consortium of communications firms and public interest groups formed to underwrite the Bellcore study. The International CellularVision Association is leading the consortium which includes among it members: Bell Atlantic; CellularVision of New York; Motorola; Philips Electronics North America Corporation; RioVision; Titan Information Systems; Texas Instruments.

#### 5. Worldwide Deployment of LMDS in the 28 GHz Band

 Numerous countries in various regions of the world, particularly North and South America, have granted commercial or experimental licenses for LMDS in the 28 GHz band.

These countries include:

Canada Mexico Brazil Venezuela Argentina Guatemala

- In addition, in seven additional countries, Cellular Vision licensees are in final negotiations with their respective governments to obtain licenses for LMDS in the 28 GHz band.
- CellularVision is in negotiations with groups in numerous additional countries throughout every region of the world.
- 28 GHz LMDS is Consistent with ITU Regulations: Licensing LMDS in the 28 GHz band is consistent with the ITU Table of Allocations, which lists FIXED, FIXED-SATELLITE (Earth-to-space) and MOBILE as co-equal in the 27.5-29.5 GHz band (copy of relevant section attached). In ITU terminology, FIXED includes terrestrial point-to-point and point-to-multipoint communications.

#### (ITU Table of Allocations)

#### **RR8-158**

GHz 27.5 — 31

Allocation to Services		
Region i	Region 2	Region 3
27.5 — 29.5	FIXED	
	FIXED-SATELLITE (Earth-to-space)	
	MOBILE	
29.5 — 30	FIXED-SATELLITE (Earth-to-space)	
	Mobile-Satellite (Earth-to-space)	
	882 883	
30 — 31	FIXED-SATELLITE (Earth-to-space)	
	MOBILE-SATELLITE (Earth-to-space)	
	Standard Frequency and Time (space-to-Earth)	Signal-Satellite
	<b>88</b> 3	

- The band 29.95 30 GHz may be used for space-to-space links in the earth exploration-satellite service for telemetry, tracking, and control purposes, on a secondary basis.
- Additional ellocation: in Afghanistan, Saudi Arabia, Bahrain, Cameroon, China, the Republic of Korea, the United Arab Emirates, Ethiopia, India, Indonesia, Iran, Iraq, Israei, Japan, Kenya, Kuwait, the Lebanon, Malaysia, Mali, Morocco, Mauritania, Nepai, Pakistan, Qetar, Syria, Singapore, Somalia, Sudan, Sri Lanka, Chad and Thailand, the band 29.5 31 GHz is also allocated to the fixed and mobile services on a secondary basis. The power limits specified in Nos. 2505 and 2506 shail apply.

## 6. The Parties Familiar with LMDS Design Have Recognized that LMDS would not be Viable in the 40 GHz Band

#### CellularVision:

- Based on significant differences in signal propagation characteristics, component technology and system implementation, CellularVision projects the cost of providing LMDS service at 40 GHz to be grossly more expensive than the cost at 28 GHz, rendering 40 GHz LMDS unviable. (CellularVision Reply Comments in Docket No. 94-124, March 1, 1995, page 2)
- Due to spectral efficiencies realized at 28 GHz that would be lost at 40 GHz, LMDS would require four times as much spectrum at 40 GHz. (<u>Id</u>.)
- The CEPT's proposed "MVDS" is not the equivalent of LMDS; MVDS would be a limited capacity (20-32 video channels), one-way service designed to operate in Northern Europe's climate dominated by drizzle.
   (<u>Id.</u>)

#### **Texas Instruments:**

- "In fact the 3mm/hr that these [European 40 GHz] allocations are based on do not even come close to the 25mm/hr minimum rain fall rates used for system design in the United States. . . Thus, to propose that the United States should move the 28 GHz LMDS systems to 40 GHz would only serve to prevent the American public from sharing in the many benefits offered by LMDS." (Texas Instruments Comments, ET Docket No. 94-124, February 27, 1995, March 1, page 8)
- "The European community has recognized the limitations associated with operation at 40 GHz as is evident from the lack of commercial 40 GHz systems in Europe today. The rain fall differences between Europe and the United States is different enough such that any comparison of operational similarities at 40 GHz in the two geographical regions is irrelevant." (<u>Id.</u>, page 9)
- "The 40 GHz band is not technically and operationally comparable with 28 GHz operation as claimed by the FSS proponents. There are significant differences in both the equipment requirements, in their design,

and in LMDS system deployment and operation at 40 GHz that would have substantial economic impact. This economic impact for the development and operation at 40 GHz is significant enough to essentially delay the implementation of LMDS in the United States for an unpredictable amount of time." (<u>Id</u>.)

#### **<u>Titan Information Systems Corporation:</u>**

- "Moving LMDS to spectrum within the 40 GHz band will not resolve the spectrum allocation issue as the opponents of LMDS claim -- this action by the Commission would, however, completely eliminate LMDS as a competitive alternative to Cable for the delivery of multi-channel television, telephony and other information services. This unintended result would clearly not be in the public interest." (Titan Reply Comments, ET Docket No. 94-124, March 1, 1995, Summary at i) (emphasis in original)
- "LMDS is not now, nor will it be in the foreseeable future, technically or economically viable within the 40 GHz band." (<u>Id.</u>, page 3)
- "Titan will show below that the propagation characteristics of radio waves at 40 GHz render it unusable for LMDS . . . Hughes, NASA and Teledesic all submit an incomplete analysis of the propagation of radio waves at 40 GHz." (<u>Id</u>.)

#### **AEL Industries, Inc.:**

- "The increases in path loss, rain attenuation and component loss and complexity make LMDS at 40 GHz impractical and not economically feasible." (AEL Reply Comments, ET Docket No. 94-124, March 1, 1995, page 1)
- "LMDS at 41GHz is not a viable system." (<u>Id</u>., page 7)

#### **Bell Atlantic:**

• "[T]he satellite interests are wrong that moving LMDS to the above 40 GHz bands is an easy fix that leaves everyone a winner." (Bell Atlantic Reply Comments, ET Docket No. 94-124, March 1, 1995, page 3)

• "Forcing a move [of LMDS] to the above 40 GHz bands, as urged by the satellite interests, would severely undermine the viability of LMDS as a competitive service." (Id., page 5)

#### Comtech Associates, Inc.:

 "Given that the allocation to the 40 GHz band may destroy the domestic LMDS industry, the Commission should carefully weigh the benefit to the public of the competing services." (Comtech Reply Comments, ET Docket No. 94-124, March 1, 1995, page 1)

#### Video/Phone Systems, Inc.:

- "In sum, contrary to the self-serving assertions of the satellite concerns, the operating conditions for an LMDS-type service in the 41 GHz band are substantially more onerous than those at 28 GHz, and the implementation costs would be commensurately higher, even with the employment of the latest state-of-the-art technology." (Video/Phone Reply Comments, ET Docket No. 94-124, March 3, 1995, page 7)
- "The Commission should not permit Satellite concerns, such as Teledesic, Hughes, TRW and NASA to mischaracterize Commission proposals in the Above 40 GHz Notice, or divert attention from the need to continue the process in the LMDS rulemaking of formulating a technical and regulatory structure for co-primary LMDS/FSS sharing in the 28 GHz band." (<u>Id.</u>, page 8)

#### mm-Tech, Inc.:

"If the FCC is persuaded that LMDS in the US should be shifted to the 40 GHz band it is likely the US will either wind up with a system with inferior performance at higher cost that does not match systems deployed world wide, or more likely, be left with no LMDS at all." (mm-Tech Reply Comments, ET Docket No. 94-124, February 28, 1995, page 2)